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ADMITTED TO THE UNITED STATES  
SUPREME COURT BAR (1996)

“A VETERAN OWNED LAW FIRM”

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May 27, 2021

**VIA, ELECTRONIC MAIL AND ELECTRONIC FILING**

The Honorable Jocelyn G. Boyd  
Chief Clerk/Executive Director  
Public Service Commission of South Carolina

- Re:     • Docket 2021-88-E - Dominion Energy South Carolina, Incorporated's 2021  
          Avoided Cost Proceeding Pursuant to S.C. Code Ann. Section 58-41-20(A)  
          • **CCEBA's Request for Clarification/Confirmation**

Ms. Boyd:

I write on behalf of the Carolinas Clean Energy Business Association ("CCEBA"), which has been granted Intervenor status in the above-referenced Docket. Please share this request with the Commissioners.

Please reference this Commission's Directive Order No. 2021-384, issued in this Docket, which granted relief as a result of a Motion from the South Carolina Department of Consumer Affairs ("SCDCA") for Commission Review of the Sufficiency of Dominion Energy South Carolina's ("DESC's") Avoided Cost Application. CCEBA requests clarification/confirmation on the information to be included in DESC's amended application, due to be filed with this Commission on June 7, 2021.

Order No. 2021-384 requires an amended application from DESC that, "...shall include the Company's proposals for its standard offer, avoided costs methodologies, form contract power purchase agreements, commitment to sell forms, and any and all other appropriate terms and conditions for which it seeks approval so as to prevent further prejudice to the parties and to the Commission."

CCEBA filed a Letter in Support of the SCDCA's Motion with this Commission on May 18, 2021. By way of background, Commissioner Ervin, when he published his Motion for approval of SCDCA's Motion yesterday, mentioned CCEBA's Letter in Support. CCEBA's Letter in Support contained a specific reference to, "analytical support for any proposed integration charge and proposed mitigation protocol for avoidance of an integration charge."

CCEBA requests clarification/confirmation that Order No. 2021-384, is inclusive of the two important issues, described hereinabove. Namely, any proposed integration charge and any proposed mitigation protocol for the avoidance of an integration charge.

Respectfully Submitted,

/s/Richard L. Whitt,  
Richard L. Whitt,  
*As Counsel to the Carolinas Clean Energy Business  
Association.*

cc: All parties of record in Docket 2021-88-E, *via electronic mail*